Number 11.

Volume 1.

The Madison Whig Advocate, IN PURISHED SYERY SATURDAY MORNING, BY

6. E. W. NELSON & Co. TERMS-Fire Dollars in advance, or Siz Defer tithe rad of six months. No subscrippaid, except at the option of the publishers. Chas. A. Ely,

Ar abscription received for a less time than

T. & C. C. SHACKLEFORD, Attorneys & Counsellors at Law.

CANTON, MISS. Manuel, Postand & Co. N. Orlows.

PRIESTLY & NEWNAN, SCHELLS & VANSARRERST, Cauton, Mi January 12, 1839. g. B. Kennedy & L. P. Walker, B. M. Clopton, Afformers & Counsellors at Law,

Canton, Mississippi. THEY will attend the Circuit Courts

THE MORNOR JOHN G. OTT & WM. S. BAILEY, MAVE associated themselves in the practice of their profession. Their office in Canton, where at all ses one of them may be found. January 12, 1839. 1-1y.

co-partnership heretofore exists next term of this court. ag between the undersigned in the metice of the Law, was this day dised by limitation. The unfinished eness on hand will receive our joint

untion as heretofore .- Jan. 10, 1839. J. C. MITCHELL, N. CALLIHAM, W. E. GILLESPIE. January 20,

LAW NOTICE.

J. W. WILY & Wm. E. GILLESPIE, AVING associated themselves in the Jas. M. Norment, severel Circuit Courts holden in the Canton, Jan 10.

LC MITCHELL & N. CALLIHAM, member until the 1st February. January 19, 1039,-jan 26,-3-tf

I. BURGKETT & CO. orwarding & Commission Merchants, Levee Street, Vicksburg.

E. STODDARD. BUBCKETT Refer to:-DOL J. E. RICHARDSON, Vicksburg. E. E. REALING. J. R. MCALL, MOTE & BENDERSON. TOUT & WARE, Canton. SEARLES & VANDERHURST, Jackson. COL. J. S. GOOCH, N. Orleans HORSON & GOOCH, February 9.

CANTON SPRING RACES.

4th Day-Jocky Club purse \$500, enance \$50, 3 mile heats. 8th Day-Post-stakes one mile out-

ance \$20, best, 3 in five-mile heats, term of this court. or more to make a race.

The proprietors of the course have ledged themselves to the Club, to have very thing in good order, several new tables are new going up on the premiand sportsmen from a distance, may sel assured that they will get enough

N. F. SMITH, Secretary. February 23, 1839. 7-14 The Columbus Argus, Vicksburg Caruthers & Griffin, thig and Grand Gulf Whig, will give st above four weekly insertions, and William J. Young.)

and accounts to this office.

March 2, 1839.

PRESH DRUGS, OIL AND PAINTS, UST received and for sale by E. D. WARD.

THE STATE OF MISSISSIPPI, MADISON COUNTY CIRCUIT COURT, ? October Term 1838.

G. W. Henderson, On Attachment for \$2,446 05

fendant does appear here on or before will be entered against him, and the section four, township ten, of one and two years, the purchaser court and give special bail and plead to section four, township ten, of one and two years, the purchaser three, east; containing thirty-eight and giving bond with approved security. herein, judgment final by default will be this order be published for four weeks north half, of south east quarter, and articles of a personal factor of Two Dol- rendered against him, and the estate attached be sold. It is further ordered that a copy of this order together with that a copy of this order together with that a copy of the c that a copy of this order together with a specification of the cause of action and amount due from defendant to plaintiff, and dates for office, will be Ten be published in the Madison Whig Advo-All Job Work must be paid for on delivery.

That all further proceedings be stayed become the proceedings be stayed herein, until the next term of this court.

A true copy-Attest: S. D. LIVINGSTON, COL. By O. F. PACK, Dep'y. T. J. Moore, P. Q. march 16

THE STATE OF MISSISSIPPI, MADISON COUNTY CIRCUIT COURT, October Term, 1838. Robt. Shotwell,) On Attachment for \$1,024 44

N this 30th day of October 1838, William G. Hann. came the plaintiff by his attorney and the attachment in this case being been returned by the Sheriff, to the returned duly executed, and the defendfinal by default will be rendered against him, and the estate attached be sold. him, and the estate attached be sold. It is further ordered that a copy of this order, together with a specification of the cause of action, and amount due from defendant to plaintiff, be published in the Madison Whig Advocate, for four weeks successively, and that all further proceedings be stayed herein until the

A true copy-Attest: S. D. LIVINGSTON, CTk. By O. F. PACK, Dep'tys Garrett & Mitchell P. Q.

march 16 THE STATE OF MISSISSIPPI. MADISON COUNTY CIRCUIT COURT,)

October Term, 1838. John S. Gooch, On Attachment for \$150 00

practice of the Law, will attend on the South day of October 1838, east quarter of the south west quarter of north half, south-west quarter section section nineteen, and the north east quarter of seven, township eight, range three, east. unhes of Attala, Leake, Rankin, Madi- torney, and the attachment in this case ter of the north west quarter of section and Hines, and also the several Su- being returned duly executed, and the thirty, in township twelve, north of No three; part of Lots No five and six; jan 26-3-1y cial bail, and plead herein. It is order- quarter of section twenty four, of town- Canton. ed by the court, that unless said defend- ship twelve, north of range eight, east; ant does appear here on or before the and the west half of the north east quar-Law in co-partnership in the va-and give special bail and plead herein, section eight; and other lands in security. as State Courts, and in the Federal judgment final by default will be renderurt of Mississippi. Mitchell's office ed against him, and the estate attached Chinton, and Calliham's at Canton, be sold. It is further ordered that a copy Calibnam will also keep an office in of this order, together with a specificackson, Mi., from the 1st Monday in tion of the cause of action, and amount due from defendant to plaintiff, be pubtished in the Madison Whig Advocate for four weeks successively, and that all further proceedings be stayed herein

until the next term of this court. A true copy-Attest: S. D. LIVINGSTON, CPk. By O. F. Pack, Dep'ty. Garrett & Mitchell, P. Q.

march 16 THE STATE OF MISSISSIPPI, MADISON COUNTY CIRCUIT COURT,

October Term, 1838. R. M. Williamson.) On Attachment for \$9,024 00

THE spring meeting of 1839, ever torney, and the attachment in this case the Canton course, will commence being returned duly executed, and the cause of action, and amount due from On Saturday the 23d day of March 1839, first of March, and end the first of July 5th Day-Proprietors purse \$200, en- ceedings be stayed herein until the next Livingston, described as follows, begin-

> S. D. LIVINGSTON, CI'k. Ott & Baily, P. Q. march 16

THE STATE OF MISSISSIPPI.

o April term, 1839. On Attachment, for \$70 24.

THE Attachment in this case having been returned by the Sheriff, to the Clerk's office of said county, duly FORWARN all persons from trad- executed, notice is hereby given that uning for a Note given by me to Tho- less the said defendant do appear here.

march 16, 1839. 10-13 March 2, 1839.

CANTON, MISSISSIPPI, SATURDAY, MARCH 23, 1839. The State of Mississippi,

SCOTT COUNTY CHECUIT COURT. December Term, 1838. Duncan Smith, Henry Hines,

It is further ordered, that a copy of forty-six hundreths acres, and the

eight, and seal of said Court.

THE STATE OF MISSISSIPPI.

MADISON COUNTY. In the Circuit Court of said County, to April term, 1839. Briggs Lacost & Co.) On Attachment,

of Madison, Hinds, Leake, Attala ant failing to appear and give special cuted on the estate of said Haun.— four and Abel aged twelve years, or so Yance, the High Court of Errors bail and plead herein. It is ordered by said defendant does and the District and Circuit the court, that unless said defendant does and defendant does appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at appear here on or before the first day of the United States, holden at the United Stat special bail and plead herein, judgment finally by default will be rendered against me, which I believe to be good. Attest. S. D. LIVINGSTON, CPk.

March 9, 1839. THE STATE OF MISSISSIPPI,

LEAKE COUNTY. By the Probate Court of said County. To all persons interested in the lands, tenements and hereditaments of

John H. Gordon, deceased—Greeting: came the said plaintiff, by his at- section nineteen, and the north east quar- seven, township eight, range three, east. Thes. P. McBlair,

Witness, the Honorable Jackson Warren, Judge of the Probate Court of said county the third Monday of February, in the year of our Lord one thousand eight hundred and thirty nine, and seal of said court. Issued, the 13th of February, 1839.

THOMAS MYERS, Crk.

February 23, 1839. INSOLVENT NOTICE.

> T. J. CATCHINGS, JESSE HEARD.

defendant to plaintiff, be published in the The following described properly be Madison Whig Advocate for four weeks longing to the estate of WM. McElroy successively, and that all further pro- decensed, to wit: A Lot in the Town of Livingston, described as follows, beginning at the corner of a small Garden, thence north forty-six degrees, west three hundred and twenty-three links three hundred and twenty-three links county, Mississippi, made at the January In the circuit court of said county, the branch, thence with its meanders to to wit: - East half south-east quarter

> HENRY HINES, Ad'mr. De Banis non.

February 16, 1839. FINAL SETTLEMENT. offsets against said note.

On or before the next term of this court, Judggive special bail and plead herein, Judgthe Probate Court of Madison counment final by default will be rendered

THE undersigned will appear before
quarter section thirty-five, township tea, JOHN R. GRIGSBY. against him, and the estate attached ty on the fourth Monday of March, 1839, range two, east. to make final settlement as administrator On a credit of one and two years, the dersigned to George H. Cooper, for eight seems to spring from her element. on the estate of John Garrett, deceased; where all those interested in the settle
S. D. LIVINGSTON, CPk.

S. D. R. R. R. Demits

To make final settlement as administrator on the estate of John Garrett, deceased; where all those interested in the settle
where all those interested By O. F. Pack, Deputy. ment of said estate can attend. DAVID GARRARD, Alm'r.

TRUSTEE'S SALE.

BY Virtue of a deed of trust, executed by William P. Anderson, dated by William P. Anderson, dated Clerk, of Madison county, Mississippi, of James E. Brown,

three, east; containing thirty-eight and giving bond with approved security.

Eleven Negro Slaves,

gether with

aged thirty, Mariah thirteen, David for Tavern.

DAVID B. CRAWFORD. Trustee. January 26, 1839.

ADMINISTRATOR'S SALE.

Monday of April next, then and there Rufus K. Dinkins, deceased, to wit:to show cause, if any you have, The north half, west half north-east why said court should not then order quarter section seven, township eight, and decree that the lands, tenements and range three, east; south half, west half hereditaments of said deceased to be north-east quarter section seven, townsold, to-wit: the east half of the south ship eight, range three, east; north half, east quarter, and the south west quarter west half south-east quarter section sevof the south east quarter, and the south en, township eight, range three, east; Willie Lyons,

ALSO-Lot No four; south half of Lot being returned duly executed, and the range nine, east; also, the south west defendant failing to appear and give spe-

purchasers giving bond and approved

ELIZABETH H. DINKINS, February 16, 1839, 6-11

THE CELEBRATED JACK, DON QUINOTTE.

HE subscriber being desirous, and seeing the necessity of raising our own stock, has taken great pains in selecting one of the finest imported Jacks BY virtue of an order from the hon- that could be obtained from Europe. He orable, the Probate Court of Madi- is a beautiful white, near fourteen hands son county, made at the November term, high, possessing fine bone and sinew. 1839, the undersigned, are appointed He will stand the ensuing season at the Jno. D. Murrell, Commissioners to audit and allow claims subscribers five miles south-east of Canagainst the estate of Franklin P. Wil- ton, and will be let to mares at the fol- A. & J. Snead, said order attend at the Counting-room visit, to be paid on rendering service, medirected by the bound of Heard & Dearing in the town of filters dellars dellars and order attendance in the town of filters dellars and order attendance in the town of filters dellars and order attendance. of Heard & Dearing, in the town of fifteen dollars if paid within the season, court United States, for the Southern Canton, on the first and third Saturday or seventeen and a half without, and District of Mississippi, I will in every month, (commencing on the first twenty dollars insurance; in all cases Saturday in March next,) until the next where a mare is put by the insurance ON this 30th day of October 1838, June term of the Probate court for and traded off before the expiration of the Season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the insurance money will be the Court-house door in the town of Cantagorial Court for the season, the season for the court for the co

Marc = 2, 1839 ADMINISTRATOR'S SALE.

purchaser giving bond and approved se section three, township nine, range two quarter section thirty-five, township ted, range two, east; north-west quarter section thirty-five, township ten, range two. east; north half, east balf south-west quarter section thirty-five, township ten,

February 16, 1839,

ADMINISTRATOR'S SALE.

The following described parcels of land on motion of plaintiff by attorney, it is ordered by the Court, that the first day of April 1839, the following described parcels of land attorney, it is ordered by the Court, that the first day of April 1839, the first day of April 1839, the following described parcels of land attorney, it is ordered by the Court, that the first day of April 1839, th came the said plannin, and the action of the said plannin, and the defendant failing to appear and and the defendant failing to appear and per square, (ten lines or less,) for the per square for each and fifty central a square for each ordered by the court, that unless said described by the court, that unless the said defondant does appear to wit: The west half, south to wit: The west half of south to wit: The west half To him whose ear is wedded to the wire. N. B. WHITEHEAD, Admi

A LL persons who owe the Brandon The first white snow-loop and the has brown with its films over persons at the Bank, are requested to make the flawer, Witness, the Honorable B. Harten, range three, east; and east to following arrangements as promptly as Thatlesmets withered class to following arrangements as promptly as ris, Judge of the Fourth Judicial west quarter, and north half, of west half, possible. Upon the payment of one Heldelsquare and the company of the payment of one Heldelsquare and the company of the payment of one Heldelsquare and the company of the payment of one Heldelsquare and the company of the payment of one Heldelsquare and the company of the payment of one Heldelsquare and the company of the payment of one Heldelsquare and the company of the payment of one Heldelsquare and the company of the payment of the company of the payment of District of said State, the second of south west half, of section four, town. half in money, or by the delivery of Monday of December, one thou- ship ten, range three, east; and all that sand eight hundred and thirty- part of the south west quarter, of sec- cute a Note for the balance payable one There's a gind manuse through the first tion five, township ten, range three, east; year after date. And all who pay one And budding bought, sain't be the second These and the sain the sain to the sain the JAMES J. CHAMBERS, that lies north of Doaks creek, and also, third of their debt can renew for six twenty five acres of land off of the north months, by giving satisfactory security. twenty five acres of land off of the north months, by giving satisfactory security. As if their maker's banks were were the end of the west half, of south east quar- An arrangement of this kind will in-March 2, 1839. 8-11 [Pr. fee \$10] ter, of section five, township ten, of clude executions in favor of the Bank, Give forth a value per disclete the executions in favor of the Bank, range three, east; together with all the and so soon as they are made defenapportenances thereunto belonging, also, one wagon, and three yoke of Oxen, tothe first and second Monday in every the purpose of making these arrange-

JAMES A. KING. Agent for Bunk, February 23, 1839.

ADMINISTRATOR'S SALE. Y virtue of an order of the honora ble, the Probate Court of Madison the next term of this court, and give special bail and plead herein, judgment be made to the purchaser as is vested in county, made at the January term 1839, With alent feeting the made to the purchaser as is vested in of Gibcon G. Tidwell, deceased, on

Twesday the 26th of March, 1839,

The following described parcels of land belonging to the estate of said deceased. It is all music; with the black of light Y virtue of an order of the honorable to wit:—The west half south-west quar- its homosecular the shared sight Probate Court of Madison county, ter section eighteen, township eight, Only the tune is changed—a guardee lay made at the January term 1839, we will range two, east; west half north-west Steals from its steeping high to house a way offer for sale on the public square in the quarter section nineteen, township eight, the Probate Court of said county, at a regular term thereof, to be holden at the The following described parcels of land Court-house of said county, on the second and town lots, belonging to the estate of the twenty-four, township eight, range And when for these she been the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and town lots, belonging to the estate of the local and the l

On a credit of one and two years, the Angels abit its supplications bear purchasers giving bond and approved RICHARD TIDWELL, Admir.

February 16, 1839, SHERIFF'S SALE. term 1839, in Madison circuit court.

Y virtue of the above stated case, to this ancessing concert; and her wast to me directed, I shall expose to is like the meaning of Navember's gale. On a credit of one and two years, the On the Third Monday of April, 1339,

east side of Main street with a store- Or whispening inwantly, its attreamer solls by Willie Lyons and sold to the said

ant Thos. P. McBlair, and will be sold to From this low cartle my temporary home. satisfy the above stated case. S. M. FLOURNOY, SET.

By W. E. Cox, Dep'ty March 9, 9-14 [Pr. fee \$11]

MARSHAL'S SALE. Circuit court U. S. vend. expo. to May

Jackson, Jan. 25, 1830.

CAUTION.

Of Reuben Holloway dec'd. said offsets are allowed. 16, 1839, 6-11 march 16

"In reason's car they all rejoice, And unser factle a glacious scien?) Upon an Attach- the twelfth day of May A. D. 1836, and county, made at the January term, 1839, To him who has an earlier than the land of the land o ment for \$172, duly recorded in the office of the Probate I will offer for sale at the late residence. Who large camb's manual m To measure sounds by abitrary laws-How manifold the minstroler that we city

> And to the viol's smooth volumeness trills. The stream that through the natrodiles down

When hirds pursue their mates upon the wing. And hold their revelement the staded spring. month, and several days thereafter for Or, perched upon some times, the state day

for \$12,993 38. to wit: George aged twenty-six, Rose ments. And will be found at Slaughter's Echo cach other's members, clear and arrows. Automo, tax, hat a tought, Of varied melady: off-times also galevia, And o'er her faded shrew a requient women At whiles her gurdens with tipe spoils and

And the loud harvest hours is guilt sung.

And childhood's early day-

range two, east; west half north-east Who bats not known a mother's value, and in most made nothing. How narrow is the

Love breather a fiethful strain. Of Jeoken melody; when live is young, Like mingled pearly that have not set loss

Pierced by the forest ranger's hearded duct.

Religion's anthem swell's The following described Lot in the town From hely lips, unchanged by years or close. of Sharon, to wit:-A Lot lying on the Still sparing heavenward with a cote soldiers.

Ob. Faith is never damb? Hark to the burst of triumph from were hel- a frongered - and here spirit passed away. Levied on as the property of defend- Bertaniling chant-Death, Con an empire led To take my high reward, I come? I come?" In increption is all that tells the pas-

> Ellen Meures "There hang the hopes of thousands."

The beautiful, -the beautiful Are fished from our track, We mire thent-and we means their, But cannot term them back: For an icon sleep hath bound their

We may weep-but extent win three From their dreary restong places?

By O. F. Pacz, Dep'ty.

In ree numered and twenty-indee tinks term 1839, I will offer for sale at the York, the European ports, the West Indies, to a stake, thence south forty-six delate residence of Reuben Holloway, delate residence r grees, one hundred and eighty-four links to a stake, thence south forty-sixty degrees, east fifteen links to a stake, thence and twenty-five links to the middle of the branch, thence with its meanders to a stake, thence north seventy degrees, cast two hundred and twenty-five links to the middle of the branch, thence with its meanders to a stake, thence north seventy degrees, seat three hundred and twenty-five links to the middle of the branch, thence with its meanders to a stake, thence north seventy degrees, seat three hundred and twenty-five links to the middle of the branch, thence with its meanders to a stake, thence north seventy degrees, seat three hundred and twenty-five, links to the middle of the branch, thence with its meanders to wit:—East half south-east quarter two, east; west half south-west quarter two, east; west half south-west quarter two, east; west half south-east quarter two, east; west half north-east quarter two, east; east half north-east quarter two. o said garden, thence to the begining. two, east; east half north-east quarter of information en all subjects that in one month he about the least of interest. (t) The undersigned will remain at Jack. She received the letter, and annually and an accommodate the letter. east; south half of east half south-west son till the close of the session, and punctually counted the long days that interested his quarter section thirty-five, township ten, attend to all orders, either in the way of subgainty and fore he started on his return.

Hope, what art thou!-nothing R. M. COX. Around her the water is a short of fram. I talk E. 1800 R.E. 4000.

Above, a given of flower and smales think or from her rading chimness. She drakes through the parting where, like

some mighty memorics of the deeps. But docks swarm with 110-200 noney made the hans of wirth and bilancy. God severet bee mostles. She more a vily-the Query of the West, She passes for a new addition to

her freight of houses beings. Look on heard of her new. There is youth--revel the young and beautiful are those, with their lefty austrames—their longmen for force-their enterpation of har and happy life. There is manhous with its plans malmed-with dwarper vices and knowledge. There is age, too -old upy, with its heavy looks and palded limbs with its place, its hope of

alter the formula of time into enemaly. There is Woman-trader and confid dear child, or parties of his. There are fathers, on where the depositance and errorest and loss of a thunly rests. are now crying for them. There are brothers, sisters, friends, all embraced as come on earth by the broder new of our extrare. All these are congregated on bound that firsting castle. All those are breating, broke, living and beloved. Showly returns the wheels. Sho

moves. See low graviolity she alts upon the water, decked with her they and Part? That cresh. Great Golfe-the beautiful fabrie has variabed. Namphi a seem lot a sheed of sends and stress a

inaging over the place where a mount states was so much life. Naught to heard but the patterning and splash of the falling fraguests and echoud the explaview, exercise rating armany this disease helps, ... Where now wer the loge, where the believed and beautiful? Like the waper I will offer for sale at the late residence. Where the hown redar toppies to the passed which about from the wreak, they have And the pure array, when from the fronty say, Baled away. They are no more forward. Its fakes come dreen, yields delicate relatives of Age, marshood, youth, fiddens, mathers, chalicry, all that a seement throught those decks; the centre of hopes the most explicit, loss; the most pure, friendthis the dearest are now in attended. from and life were in that out about ma-

> these clot lived before the food, I wan with Elles when the news of his Joseph first retribed but. She spake aut It both some rapturous numbers, but his pain, also dill secondress in the access of here On fi. fa. to April When washied once, to sing them who again, Juntilier. She was never because again, brilliancy that made bor look brueface if possible, their over. Brushild being h-

mapped, and we are createred with

she was list leaving and Her friends were guileoud assuad her. With kind works and a parting house thereon, formerly occupied by of peace, drawn from salvation's fiving wells, and with the smoot smile of a dring Christian, she susmanned, Turben, I am Hope, what art thou? She points upward. "There they meet again."

We reared a stone to her memory

ong Mranger where rests the remains

of the hessiald and belowed Exam-Note: - Henry Melindred Farage ATLANIA RIVERTON-World part the Riv

District of Mississippi, I will

On the First Monday of April, 1830, you long; stop and hear it. I shall have the property of the season, the insurance money will be the Court-house door in the town of Can-your faithful imagination will imagination tance, and wishing to put mares, can lowing tract or parcel of land, to wit:— Elien Moore was sixteen. She was as the north half, east half north-east only daughter, and beautiful as the to it. the fanton course, will commence the third Monday in April next, and the plead heroin. It is ordered by the court, that unless said defendant does all the heats—subscription \$100, play a play, 7 subscribers and closed. The provided play of the next term of this court and give of the next term of the north half, cast believed, and the next near the next term of the north half, and the next half north-west quarter section then the north half, and the next half north-west quarter section the next term of t By J. F. Cook, Deputy, been brought up near Ellen, the became on walled of such the about annual March 2, 1839. 6-12 [Pr fee \$9.] ardenly attached to her. So were all.

His attachment ripened into lock. He and the bear and an actual and a second and a second annual and a second and a second and a second and a second annual annual annual and a second and a second annual a woord and won the henotiful girl. They while you are shout it, wake up that follow How short are the periods of enjoy-

let us look on board the Stramer in which he embarked. She is urong and at the January term 1200, of the Present new, and seems safe as a rock. Six Court of Madions courts, on the estate A LL persons are cautioned not to trade starts! On -- on she werels her way of Jence More demand all these have for a note of hand given by the un-